

1801 Park 270 Drive Suite 300 St. Louis, Missouri 63146

March 23, 2020

Mr. Jason Gunter Remedial Project Manager U.S. Environmental Protection Agency Region 7 - Superfund Branch 11201 Renner Blvd. Lenexa, Kansas 66219

Re: Coronavirus Disease 2019 as Potential Force Majeure-Consent Decrees, Unilateral Administrative Orders, and Administrative Orders on Consent

Dear Mr. Gunter:

Present circumstances related to the spread of the Coronavirus Disease 2019 (COVID-19) in this country compel The Doe Run Resources Corporation (Doe Run) to provide written notice of a potential <u>force majeure</u> occurrence under the Consent Decrees, Unilateral Administrative Orders, and Administrative Orders on Consent (Decrees and Orders), as listed in Attachment 1. As required, this notice follows the initial phone calls made Monday, March 23, 2020.

At the present time, Doe Run does not anticipate any delay in fulfilling its obligations under the Decrees and Orders brought about specifically by COVID-19. Under terms of these Decrees and Orders, Doe Run must either claim <u>force majeure</u> upon first knowledge of COVID-19's effects or suffer the loss of its ability to ever do so. Given these unusual circumstances, Doe Run requests an opportunity to discuss this matter in more detail with US Environmental Protection Agency (EPA), before any action is taken in response to this notice.

The force majeure provisions in the Decrees and Orders require:

- 1. Explanation/description of reasons for delay;
- 2. Anticipated duration of delay;
- 3. Actions to prevent/minimize delay;
- 4. Implementation schedule for measures to prevent/mitigate delay or its effect:
- 5. Rationale for attributing delay as force majeure; and
- 6. Doe Run's statement on endangerment to public health, welfare or environment.

Available documentation is also to be provided.

Because the impact of COVID-19 on the Orders and Decrees is so uncertain, Doe Run can only provide general statements on the subjects listed above. If/when future developments increase the likelihood of actual delays, Doe Run will supplement this information.

## 1. Explanation/Description of Reasons for Delay

The Centers for Disease Control (CDC) suggests the following for US businesses to plan for a possible COVID-19 outbreak:

The severity of illness or how many people will fall ill from COVID-19 is unknown at this time. If there is evidence of a COVID-19 outbreak in the U.S., employers should plan to be able to respond in a flexible way to varying levels of severity and be prepared to refine their business response plans as needed.

"Interim Guidance for Businesses and Employers, Plan and Respond to Coronavirus Disease 2019", reviewed on March 12, 2020 at:

https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html

Fact sheets on COVID-19 from CDC and Missouri Department of Health and Senior Services (DHSS) can be found in the attached Appendix.

## 2. Anticipated Duration of Delay

At the present time, Doe Run does not anticipate any delay in fulfilling its obligations under the Decrees and Orders. Nonetheless, CDC, DHSS and other health experts remain uncertain as to the extent or severity of COVID-19:

There is much more to learn about the transmissibility, severity, and other features of COVID-19 and investigations are ongoing.

Interim Guidance for Businesses and Employers, supra.

## 3. Actions to Prevent/Minimize Delay

Doe Run is presently reviewing data from national, state and local health officials for timely and accurate information on appropriate responses at each location where operations reside. Doe Run understands that the intensity of an outbreak may differ according to geographic location. St. Francois, Washington, Franklin, Iron and Reynolds Counties' health officials will be contacted regularly for guidance specific to their local communities.

4. Schedule for Implementation of Measures to Prevent or Mitigate the Delay or Its Effects. As noted in a preceding section, Doe Run does not anticipate any delay in fulfilling its obligations under the listed Decrees and Orders. However, if CDC, DHSS and/or local health officials begin to raise concerns over disease severity, impacts in the local communities, and/or possible closures of key facilities, such as schools or retail, Doe Run will contact EPA and take appropriate action to protect its employees and operations.

## 5. Rationale for Attributing Delay as a Force Majeure Event

<u>Force majeure</u> is an event arising from causes beyond the control of Doe Run, despite Doe Run's best efforts to fulfill the obligation in question. COVID-19's outbreak in China and subsequent spread across the world is clearly beyond the control of Doe Run. Furthermore, as explained above, Doe Run's best efforts will be devoted to assessing the guidance from CDC, DHSS and local health officials in light of its obligations, and providing updates to EPA.

6. Doe Run's Statement on Endangerment to Public Health, Welfare or Environment.

Doe Run believes that a delay due to COVID-19 will not cause or contribute to endangerment to public health, welfare or the environment beyond existing conditions. None of the matters addressed under the Decrees and Orders is so unstable that a delay would significantly alter endangerment at these sites.

Doe Run Force Majeure Notice Page 3

In conclusion, Doe Run does not believe that any delay in its obligations under the Decrees and Order will actually occur. However, with so much uncertainty, Doe Run is compelled to now provide this <u>force majeure</u> notice, given the legal consequences for failure to do so. We again request that EPA discuss these unusual circumstances with Doe Run prior to any response on this notice.

If you have any questions or comments, please call me at 314-453-7132.

Sincerely,

Chris C. Neavelle Chris C. Neaville

Asset Development Director

Attachments:

Attachment 1. Consent Decrees and Administrative Orders on Consent

Appendix--COVID-19 Fact Sheets

Trustee Contact	Steve Opp PG, OSC Minerals and Geology Program Manager Forest Service Helena-Lowis and Clark NF p: 466-495-3716 james s.opp@usda.gov 2880 Skyway Dr Holena, MT 59662	N/A	N.A.	N/A
State Contact	Keith Large, State Project Officer Montana Department of Environmental Quality (MDEQ) 1225 Cedar Street Helema, Montana 59601 klarge@mt.gov 406-422-9725	Keith Large, State Project Officer Montana Department of Environmental Quality (MDEQ) 1225 Cedar Street Helena, Montana 59601 Klarge@nt, gov 406-422-9725	Christine Kump-Mitchell, P.E. Environmental Engineer- Engineering Section Waste Management Program 1730 East Elm Street Jefferson Ciry, Mo 65102 christine kump@dnr.mo.gov (314) 416-2464	Director, Division of Environmental Quality: Missouri Department of Natural Resources 1101 Riverside Drive P.O. Box 899 P.O. Box 899 Pefferson City, Missouri 65102 Facsimile, (573) 751-9277 With selectronic copy to: Ed.Galbraith@dur.mo.gov
EPA Contact	Roger Hoogerheide USEPA Region S, Montana Office Federal Building, 10 W, 15th Street, Suite 3200 Heletus, Montana 59626 Hoogerheide Roger@epa.gov 406-422-8725	Roger Hoogerheide USEPA Region 8, Montana Office Federal Building, 10 W, 15th Street, Suite 3200 Helena, Montana 59626 Hoogerheide, Roger@epa.gov 406-422-9725	N/A	Chief. Waste Enforcement and Materials Management Branch: Air and Waste Management Branch: Division  Li.S. Environmental Protection Agency Region 7 Passimile: 913-551-7201 and Office of Regional Counsel U.S. Environmental Protection Agency Region 7 Region 8 Region 9 Region 7 Region 9 Region
Date of Order	2/23/2004	6/16/2011	8/31/2011	12/23/2013
CaseNo.	Block P Mill Tailings Site, Cascade County, Montana	08-2011-0010	ASARCO- MDNR, CV594- 119CC (1994) ASARCO Bank, 05-21207, S.D.Tex. (2008)	Civil Actron #4:10-cv-01895- JCH 181 Amendment 3/4/2013
Action	UAO- Removal	AOC. Removal	Agreement	Consent
FORCE MAJEURE FPA REGIONS & OTHER AGENCIES	US Dept of Agriculture & BPAVIII & MDEQ	EPA VIB & MDEQ	MDNR	EPA VII & MDNR
Court/Agency	US Dept of Agriculture	ЕРА	MDNR	U.S., District Court- Eastern District of Missoun
Site Name	Block P Tailings Site, Lewis Clark National Forest, Montana	Barker-Hughesville Superfund Site Cascade and Judith Basin Counties, Montana	Glover	BRRF Brushy Creek Mine & Mill Bruck Mine & Mill Bruck Mine & Mill Clover Mine & Mill Clover Wine Weil West Fork
Location	Block P Mill	Block P Mine	Glover	Multi-Media Consent Decree

		·	· · · · · · · · · · · · · · · · · · ·	<del>ji</del>
Trustee Contact	Lead Project Coordinator (USEWS): David Mosby Environmental Contaminants Specialist Ecotogical Field Services Station U.S. Fish and Wildlife Service 101 Park DeVille Brive #A Columbia, Missouri dave_mosby@fivs.gov Project Coordinator (MDNR): Eric Gramlich Chief CERCLA/OPA NRDAR Section Chief CERCLA/OPA NRDAR Section Chief CERCLA/OPA NRDAR Section Chief CERCLA/OPA NRDAR Section Cincer CERCLA/OPA NRDAR Section Chief CONTINUE AND CONTINUE CERCLA/OPA NRDAR Section CE	N/A	<b>₹</b>	N/A
State Contact	Y.∀	Johnathan Clark Project Manager Department of Natural Resources DEO, ERP, Superfund Section Phone: (572) 526-9944 Jonathau. Clark@dm.mo.gov	Johnathan Clark Project Manager Department of Natural Resources DEG, ERP, Superfund Section Phone: (373) 526-9944 Jonathan Clark@dut.mo.gov	Johnathan Clark Project Manager Department of Natural Resources DEQ, ERP, Superfind Section Phone: (573) 526-9944 Jonathan Clack@dnr mo.gov
EPA Contact	<b>∀</b> /N.	Jason Gunter US EPA Region 7 Remedial Project Manager Office: 913-551-7338 Cell: 913-302-9144 gutter jason@epa.gov	Jason Gunter US EPA Region 7 Remedial Project Manager Office: 913-551-7338 Cell: 913-302-9144 gunter_jason@epa.gov	Jason Gunter US EPA Region 7 Remedial Project Manager Office: 913-351-7358 Cell: 913-302-9144 gunter,jason@epa.gov
Date of Order	None - Lodged 02/11/2020 Comment Period closes 04/06/2020	1/29/1997	5/22/2018	3/23/2011
CaseNo.	420-CV-00234	AOC-07-97-F-0002 18t.Auconfment, 9/5/2012	RLW RLW	07-2009-0012
Action	Consent	OU-2 AOC RI/FS	OU-1 Consent Decree	Administrative Settlement Agreenent & Order on Consent for Retrion
FORCE MAJEURE EPA REGIONS & OTHER AGENCIES	USFS & MDNR	EPA VII	& MDNR	EPA VII
Court/Agency	U.S. Dept of Int., acting through the U.S. Fish and Wildlife Service, U.S. Dept. of Agri., acting Arrively the U.S. Forest Service, and State of Missouri	EP.A	EPA	EPA
Site Name	SEMO-NRD	St. Francois County Mining Area	St. francois County Mining Area (SPCMA), aka Big River Mine Tailings Site, St. Francois County, MO	Foderal Tailings Pile
Location	SEMO- Herculameum	St. Francois County	St. Francois County	St. Francois County

	<b>*************************************</b>			
Trustee Contact	N/A	N/A	N/A	N/A
State Contact	Carey Bridges, R.G. Deputy Director, Division of Environmental Quality Missoun Department of Natural Resources I 101 Riverside Drive, Jefferson City, Mo 65101	Nationic, Wilder. Chief, Superfund Site Assessment Unit Missouri Department of Natural Resources Superfund Section 1730 Elm Sreet, Jefferson City, MO 65102-0176 573-751-7880	Makerie, Milder, Chief, Superfund Site Assessment Unit Missouri Department of Natural Resources Superfund Section 1730 Eins Steet, Jefferson City, MO 65102-0176 573-751-7880 valerie, wilder@dur, mo.gov	Valerie Wilder. Chief, Superfund Site Assessment Unit Nissouri Department of Natural Resources Superfund Section 1730 Elm Street, Jefferson City, MO 65102-0176 573-751-7880 valerie, wilder@den mo.gov and Assistant Attorney General Agriculture and Environment Division State of Missouri Office of Attorney General W. High Street Jefferson City, Missouri 65102 Voice, 573-771-8370 Fax:
EPA Contact	Don Lininger EPA Region 7 913- 551-7724	Steve Kemp, RPM LMSE Branch EPA Region 7 11201 Remer Blvd Lenexa, KS 66219 (913) 551-7194 telephone (913) 551-9194 fax	Liz Hagenmaier, RPM LMSE Branch EPA Region 7 11201 Remer Blvd Lenexa, KS 66219 (913) 551-9194 fax	WA
Date of Order	5/8/2007	3/26/2009	10/20/2008	5/22/2012
CaseNo.	07-2007-0008 Modification 1/9/2012	08-5114-CV-SW GAF	Cascho, 6:08-CV 01316-WEB- DWB	CDP
Action	AOC- RCRA	RD/RA Consent Decree	RD/RA Consent Decree	Consent
FORCE MAJEURE EPA REGIONS & OTHER AGENCIES	EPA VII & MDNR	EPA VII & MDNR	EPA VII & MDNR	MDNR
Court/Agency	БРА	U.S. District Court- Western District of Missouri	U.S. District Court - District of Karsas	U.S. District Court- Eastern District of Missouri
Site Name	AOC	Superfund Site, OU#1	Cherokee County Superfund Site	Swectwater
Location	Transportation AOC	То-Заж	To-State	Viburnum

Trastee Contact		
Trastee	Y X	N/A
State Contact	<b>4</b> / <b>4</b>	N/A
EPA Comtact	PRIMARY Megan Schnette Federal On-Scene Coordinator US EPA Region 7 schnette, megan@epa_gov 8600 NE Underground Drive, Pillat 253 Kanisas City, MO 64161 11201 Renner Blvd. Lenexa, KS 66219 913-551-7659 913-551-7659 913-551-7659 mammoliti.birk@epa_gov 11201 Renner Blvd. US EPA Region 7 mammoliti.birk@epa_gov 11201 Renner Blvd. Lenexa, KS 66219 (913) 551-7902 (636) 591-5258	PRIMARY. Megan Schuette Federal On-Scene Coordinator US EPA Region 7 sohuette.megan@epa.gov 8600 NE Underground Drive, Pillar 253 Kansas City, MO 64161 11201 Renner Blvd. Lenexa, KS 66219 913-551-7630 913-551-7630 913-551-7630 OH - Scene Coordinator US EPA Region 7 mammoliti kirk@epa.gov 11201 Renner Blvd. Lenexa, KS 66219 (913) 551-7902 (636) 591-5258
Date of Order	9/30/2005	\$/2/2007
CaseNo.	07-2005-0339	AOC-Time 97-2007-4013
Action	AOC. PrelimAsse ss/Site Inspection	Orthoral Critical
FORCE MAJEURE EPA REGIONS & OTHER AGENCIES	EPA VII	epa vii & mdnr
Court/Agency	EPA	EP.A
Site Name	St, Joe Minerals Corp- Viburnum Site	St. Joe Minerals Corp-
Location	Viburnum -	Viburnum - City

Attachment 1. Consent Decrees and Administrative Orders on Consent